

Archer,	Goldsborough, T.	Merrick,
Bateman,	Groome,	Motter,
Bell,	Hall,	Murray,
Brooke,	Hardcastle,	Page,
Brown,	Hayden,	Parker,
Carter,	Henderson,	Parran, John
Chambers,	Hoblitzell,	Perry,
Cosgrove,	Hollyday,	Pleasants,
Cunningham,	Horsey, of Fred.	Pole,
Denson,	Howard,	Ringgold,
Devries,	Howison,	Silver,
Dobbin,	Janvier,	Spates,
Evans,	Johnson,	Stoddert,
Farnandis,	Jones,	Syester,
Ferry,	Kennedy,	Vansant,
Finley,	Kilbourn,	Wallace,
Flaherty,	Longwell,	Whitman,
Ford,	Mackubin,	Wickes,
Franklin,	Manro,	Wilkinson—67.
Galt,	Marbury,	

So the amendment was rejected.

Mr. Motter submitted the following amendment:

Add at the end of the section: "But before this section shall become part of this Constitution, it shall be submitted as a distinct proposition to the qualified voters of the State, at the election to be held as hereinafter provided, for the adoption or rejection of this Constitution; and if a majority of the votes cast at said election shall be in favor of this section, then it shall become part of this Constitution, but not otherwise."

On motion of Mr. Carter,

The previous question was ordered.

The question then recurring on the amendment submitted by Mr. Motter,

Mr. Motter demanded the yeas and nays,

Which being ordered,

Appeared as follows:

#### AFFIRMATIVE.

Messrs.	Hubbard,	Peters,
Austin,	Ireland,	Pole,
Brewer, B. city,	Keating,	Rennolds,
Buchanan,	Kilbourn,	Rider,
Chambers,	Massey,	Ritchie,
Dent,	Maulsby,	Silver,